

## WYNNE TRIAL PROCEEDS AGAIN

(From Saturday's Advertiser.)

The trial of John Wynne for the murder of Engineer McKinnon proceeded again yesterday after an interruption of two days due to the illness of Deputy United States District Attorney W. T. Rawlins. Mr. Rawlins was better yesterday and appeared in court.

Henry Espinda testified to the fact that Wynne was sober, or at least very little under the influence of liquor at the time he was arrested and brought to the police station on the Friday night the murder occurred.

Stephen Parker who was acting as receiving clerk at the station when Wynne was brought in testified that Wynne was not drunk though he had been drinking. He was sober enough so that when he was asked his name he told it and told how to spell it.

L. B. Reeves testified to two interviews he had with Wynne, one on Saturday and one on Sunday following the murder, in the office of United States District Attorney Breckons. In both these interviews Wynne said that First Engineer Bright and Third Engineer McKinnon had been "knocking" him and had tried to get him discharged at San Francisco and here. He acknowledged he had a grievance against McKinnon, but did not know why he killed him.

United States Marshal Hendry testified as to one of these interviews with Wynne at which he was present. He said that Wynne had said he must have killed McKinnon in a fit of passion.

Deputy Attorney General Whitney, who conducted the coroner's inquest at the request of Coroner Jarrett, testified as to the appearance and statements of Wynne at the inquest. As to his appearance and demeanor, Whitney testified that Wynne appeared nervous and discomposed, but whether because of the predicament in which his actions had placed him or because of the nervous reaction following heavy drinking, he could not say, but his demeanor was such as might result from heavy drinking. L. R. Aylett and another member of the coroner's jury testified that Wynne did not seem disturbed or nervous at the coroner's inquest.

Coroner Jarrett testified as to the inquest and as to the statements made by Wynne at the inquest.

At the inquest and in his confessions Wynne has constantly stated that he did not know where he got the hammer with which McKinnon was killed. First Engineer Bright testified in the trial that he had seen it the morning of the murder on the machine bench which was on the second platform of the engine room.

Further hearing of the case will proceed on Monday.

### Gives Forty Reasons.

Mary A. Richards by her attorneys, E. C. Peters and Smith & Lewis, have moved for a new trial in the suit of the plaintiff against Carl, Henry and James Oatli. Forty reasons are given why this should be done.

### BABIES AND CHILDREN

should be fairly plump. They ought to put on fat as fast as they use it up; for fat is fuel, and the burning of it makes power and force. Thin children—even along to the age of eighteen or twenty—are in danger from consumption, and from other wasting complaints. The children who starve, and the young men and women who are consumed—why, the very idea of it is frightful. For such as they, there is always what is called a "mighty famine" in the land. Food, though it may be taken plentifully, does not nourish them. It makes no fat; it gives no strength. To prevent this, to cure this, to save the young ones at the mother's knees, and the bright boys and girls who are just looking at the world with ambitious eyes, is the purpose of

### WAMPOLE'S PREPARATION

Its success is decided and settled. Thousands owe to it life and health. It is palatable as honey and contains all the curative properties of pure Cod Liver Oil, extracted by us from fresh cod livers, combined with the Compound Syrup of Hypophosphites and the Extracts of Malt and Wild Cherry. In building up pale, puny, emaciated children, particularly those troubled with Anemia, Scrofula, Rickets, and bone and blood diseases, nothing equals it; its tonic qualities are of the highest order. A Medical Institution says: "We have used your preparation in treating children for coughs, colds and inflammation; its application has never failed us in any case, even the most aggravated bordering on pneumonia. The children like it, and it builds up their bodies; many little children owe their lives to it." Effective from the first dose, and you cannot be disappointed in it." Sold by chemists.

## LINK TALKS ON LAND HOLDINGS

(From Saturday's Advertiser.)

The Democrats in their country district campaign reached Wailua last night and a big meeting was held there which was addressed by all the senatorial, city and county, and Fifth District candidates, and by Candidate for Congress McCandless.

A good deal of what McCandless said was brought out by the publication by the Republican campaign committee of the list of his land holdings. "The Democratic party," he said, "has conducted this campaign as a campaign of education in principles of government. All its literature issued and distributed throughout the Territory has been of this kind. In all my speeches until I was charged with saying things which I did not say, and which my whole record goes to prove I did not say, I have discussed principles which are of importance to the Hawaiian people, as I believe.

"The Republicans, unable to meet the issue of principles, first resorted to misrepresentation of the position of the Democratic party on the land issue and on other issues, and then to misrepresentation of me and of my position and my speeches on the subject. They were trying to throw dust in your eyes. They were trying to dodge the issue. They were trying to hide their own failure to keep their promises. They pledged themselves in their platform two years ago to secure from Congress such an amendment of the Organic Act as would enable the Hawaiian Legislature to amend the public land laws. Did they do it? No, they didn't even try to do it. Their Delegate didn't even introduce a bill to do it. But what he did do was to get Congress to amend the Organic Act so that the plantations could get control of large areas of agricultural land by leases for fifteen years, instead of for only five years as it was before. That is how the Republicans kept their pledges. That is how your Delegate kept his pledges, for he was elected on the platform of his party two years ago.

"But how do they answer this charge of breach of faith? Do they deny it? No, they can't. What do they do? Why, they say Link McCandless owns a lot of land. The Republican party claims to have all the political purity and political honesty there is. It claims to be the party of high moral ideas. Its posters say there is no hole in the Republican doughnut, whatever that may mean. But in answer to the charge that it didn't even try to keep its pledges on the land question; in reply to all the proof that have been found that it has administered the public land laws of this Territory solely in the interest of the plantations and their like, what does it have to say? It publishes a list of the land that I hold either in fee, or by mortgage, or by lease. Is that any answer to the proofs I have brought of the way the party has administered the public lands of this Territory? Is it any answer to the proofs that have been brought by men in their own party, by Mr. Shingle, for instance? Is it any answer to the fact that they disposed of over 47,000 acres of land, government land, on Lanai to one man who is now crowding off that land native Hawaiians who were born there and have lived there all their lives? When the big land owners of Scotland began to crowd off the crofters from the land where they had been born and lived, it affected the whole government of Great Britain. But when a Republican Governor of this Territory puts it in the power of one man to deprive a hundred Hawaiians of the privilege of living on the land where they were born and have always lived, nothing is thought of it.

"But if the question of the land I own and the men I bought it of is an issue in this campaign, what about the land my opponent owns or is supposed to own? The list of my holdings published by the Republican Campaign Committee shows that I have confidence in this Territory and its future. It shows that I paid full value for the lands I bought. It shows that I have settled every obligation I owe and that I am a free man, free to see the injustice of things as they exist, and free to do all that I can to put an end to those injustices.

"What about my opponent and the Kapiolani Estate holdings? It's an interesting story that the records of the registrar's office tell. On February 10, 1898, Queen Kapiolani deeded to Kapiolani and his brother equally, property represented by deeds from 120 persons, three wills and one exchange deed. In all there was 17,428 acres, and the only incumbrance on it was about \$25,000. These properties were incorporated as the Kapiolani Estate, Ltd. Then the estate began getting rid of land. Thirteen pieces were sold when a mortgage for \$300,000 was put on the balance. Since then further sales to the number of fifty-one have been made according to the records, so that now of the 17,428 acres originally held, 10,926 acres have been sold for approximately \$518,439. And there is left 6,501.48 acres which at the average price received for that which has been sold is worth about \$165,967.25, and the debt has been reduced about \$123,000.

"That is the land record of my opponent. I am not ashamed to let mine go before the public in comparison with his.

"As land owners we have both been assessed for taxes. I have paid mine. The records show that the Kapiolani Estate is delinquent on property taxes for every year from 1901 to 1907 inclusive. The delinquent property tax of the Kapiolani estate is \$4624.75 and the delinquent income tax is enough more to make the total \$6186.82. The delinquent himself is delinquent in taxes for every year since 1904. His delinquent property tax amounting to \$487.95, and his delinquent income tax being enough more to make the total \$1297.78. Under the monarchy and the Republic of Hawaii a man delinquent in his taxes was not eligible to run for office. What do you think of a man who is delinquent in his taxes for five years?"

McCandless is expected to speak at the Kakaako meeting tonight.

## CORNER POLITICS COMMENCING NOW TO GET RED HOT

(From Saturday's Advertiser.)

Yesterday was a warm day for political workers in the city despite the fact that practically all the candidates on both the regular party tickets were out of town. The soap-box orators were in fine feather, the runners hustled around on the jobs and there were thousands of pamphlets in Hawaiian scattered among the voters on the street and distributed in house to house fashion.

Mary Atcherley was the star attraction on the soap-box. The leper doctor's better half climbed up on the pedestal at one o'clock and talked in a steady stream of arguments for over an hour. She told a political tale of which John C. Lane was the villain and all the heroes wore Democratic clothes. She accused Lane of treason to his people over the way he acted as chairman of the Committee of Ten in the Wallace affair. She also roasted the Board of Health and the Advertiser.

Her speech attracted a large crowd and there was much cheering and at times excitement enough among the Hawaiian voters present to bring up the fighting blood, requiring the active interference of a policeman to keep the peace.

Mrs. Atcherley urged the election of Joe Fern as Mayor, advising the voters to mark their ballots either for Fern or Achi, because, she added, "a vote for Achi is a vote for Fern and one taken away from Lane." A diversion in her monologue was caused when a string of Joe Cohen's sandwich boys filed past with Republican signs on their shoulders. "Just look at those boys," she snapped. "That foolishness is taking them away from their education. They ought to be in school. I will make a complaint to the Education Board."

### "A Vote for Fern."

One of the extraordinary documents of the campaign was that circulated yesterday in the Cathcart interest, presumably by the candidate and his little crowd. Certainly not by the Republican Committee, which has members who would not sanction the statements made nor the desperate appeal in the name of A. M. Brown, a man whose threatened candidature some time ago brought out the flat-footed statement that the business men of the community would not contribute a cent to the campaign fund if Brown was on the ticket.

The pamphlet is in Hawaiian and circulated only among the Hawaiians along with the personal appeal of Cathcart for support and a Hawaiian translation of his Orpheum address. A translation is:

"Honolulu, October 26, 1908.

"To my Hawaiian Friends, Voters of the County of Oahu:—I had intended to keep out of this campaign, but the same people who opposed me when I ran as candidate for Sheriff in the last campaign are the same people who are now opposing the election of the County Attorney of the County of Oahu. Mr. John W. Cathcart, the present County Attorney, is now being abused by the Advertiser and the same people who opposed me in the last campaign because he saw no reason why he should listen to Mr. L. A. Thurston and the Advertiser in regard to appointing me as his assistant in the District Court and these same people are now opposing the election of John W. Cathcart so that they can put me out of office again.

"That is the only reason they have for opposing John W. Cathcart. No one knows better than I do how well qualified he is for the position. The charges of the Advertiser, which they give as their reasons, are false and they cannot prove them. The judges of the Territory and the members of the Bar Association vouch for his good work in prosecutions in the Territory.

"My dear friends, the time has come when we should teach Mr. Thurston and the Advertiser something that they have never known before. It is time that they should know that they cannot run this Territory and ruin men's names without proving their charges.

"My dear friends, I am asking for you all to get in and vote for John W. Cathcart on November 3 for County Attorney for the County of Oahu. IF YOU WANT TO SUPPORT ME, GIVE HIM YOUR VOTE AS YOU WOULD GIVE IT TO ME IF I WERE RUNNING FOR OFFICE.

"HIS ELECTION IS MY VICTORY AND IF HE FALLS I FALL WITH HIM. MR. THURSTON AND THE ADVERTISER PEOPLE ARE THE ENEMIES OF THE HAWAIIAN PEOPLE, the people who are now trying to take away your franchise and let the country be governed by a commission from Washington.

"Therefore, my fellow citizens, vote for John W. Cathcart, the man whom the Advertiser is trying to down by trickery. Your sincere friend,

"A. M. BROWN."

### Another Libel Suit.

The fifth libel suit against the Advertiser by Mr. Cathcart was filed yesterday, making a total of \$100,000 wanted by Cathcart because of the exposure of his professional and official career in this city.

### Long's Bright Prospects.

Each day now sees the prospect for a big majority for Carlos A. Long growing brighter. Reports from the Koolau side are to the effect that his vote there is going to more than equal the combined vote for Cathcart and Edings, while the Fifth will give another lead. In the Kakaako precincts in the Fourth he is going to run high and it is expected that he will poll a bigger white vote than was given W. W. Thayer, the vote that went against Cathcart last time and beat him in his own and three other precincts.

Confirming reports have come in concerning the figures of sixteen hundred voters in the Fourth who have stated that Long is their choice for County Attorney.

The Democrats are expecting their candidate Edings to poll the full party vote, by which they mean the vote given Thayer, which is considerably over their straight party vote. If this proves true it will land Edings at the head. Edings has certainly gained strength, so much so that a vote for Cathcart at this stage of the fight means a vote for the Democratic candidate. With this in view, wavering Republicans who are hesitating now between Cathcart and Long will size up the facts and mark their ballot for the Independent Republican rather than throw their vote to the Democrats by putting down their cross for Cathcart. Cathcart is out of it and the desperate efforts of Brown and others only emphasize this fact.

### Republicans on Tour.

The Republican candidates who are touring the island, leaving town yesterday morning, held a good rally at Hanaula last night, after having worked through the Waimanalo section earlier in the day. Telephone reports from the party state that they have pried away much of the support that Achi was expected in the Koolau and that Lane is making big headway.

### Achi and Wise.

In the Fifth the reports are that in those sections where Achi is strongest Wise is also strong, while in the precincts where Lane is the leader his running mate in popular favor is Jarrett, a strange reversal of affairs but not more strange than some of the other combinations in both Fourth and Fifth.

Quinn and Hughes, on the Senatorial ticket are gaining in favor and it seems pretty certain now that they will get in easily, with Quinn probably leading the polls. Henriques' seat is not so certain and the Democrats are making a big effort to put Harvey in it. The Democrats, on their part, claim that it is a question now whether all the Democratic Senators will be elected or only two of them.

### Scratching in Plenty.

One thing is certain, conceded by every worker on every side, and that is that the scratching in this election will be bigger than in any election that has ever been held in Oahu.

### Republican Rallies.

The Republicans will hold a big meeting tonight in the vacant lot next to the Club Stables, and an interesting program has been arranged. There will be music by the band and addresses by some very strong speakers. Just to keep things moving, there will be moving pictures between speeches.

Preparations for the big torchlight procession next Monday night are going on apace, and Colonel Jones, who has the affair in charge, reports that there will be "big doings," and that, if the Republicans don't own the town after Saturday night, it won't be his fault. Everything is being planned on a grand scale; all the best bands in town will be on hand during the parade and afterwards at the rally in Aala park, and most of the men who will march in the procession will be in uniform.

### SAVE MONEY BY BUYING CHAMBERLAIN'S COUGH REMEDY.

You will pay just as much for a bottle of Chamberlain's Cough Remedy as for any of the other cough medicines, but you save money by buying it. The saving is in what you get, not what you pay. The sure-to-cure-you quality is in every bottle of this remedy, and you get good results when you take it. For sale at all dealers. Benson, Smith & Co., Ltd., agents for Hawaii.

The U. S. S. Charleston, if she sailed from Bremerton on October 26 or 27, should arrive here about Wednesday. The cruiser is en route to Manila where the admiral's flag will be transferred from the Rainbow to the Charleston.

## MOTT-SMITH TO INSPECTORS

(From Saturday's Advertiser.)

The Inspectors of Election for this island were in conference with Secretary Mott-Smith for two hours yesterday afternoon in regard to their duties in connection with the election.

It was a regular session of a school for Inspectors of Election. There was a very good attendance of election officials. Secretary Mott-Smith took the card of instructions which has been prepared for the inspectors, and with that as a sort of syllabus for his address went very fully into the duties and powers of election inspectors.

He said that the purpose of the election law was to secure a fair and untrammelled expression of the electors' choice of officials to be elected. The duties of the election inspectors were therefore, primarily, to aid in carrying out that purpose. They were therefore not there to put stumbling blocks in the way of voters or to make it harder for voters to express their preferences by their ballots, but in all ways within the law to aid the voters. Bearing this in mind they were not to seek ways to thwart the purpose of the law or the expression of preference by the voters by looking for technicalities or creating difficulties. "You don't have to look under every chip for the bug, nor hunt all over a dog for the flea," said Mott-Smith.

With ballot boxes, ballots from the last election as samples, and the material supplied to each voting place before him, Mott-Smith described the natural, easy, practical way of conducting the election from the time the inspector received his supplies until the returns were finally made up and certified to and returned to the Secretary's office as soon after the polls were closed as possible.

Taking up the matter of challenges he said that the Supreme Court in Brown vs. Iaukea had said that there was no provision under our statute for a challenge of a voter. This was said by the court particularly in relation to challenges as to the qualification of a voter. The fact of registration settled that question. If the voter was registered his qualifications could not be inquired into before the election officers. The only things that could be inquired into were the identity of the voter with the person he represented himself to be, and whether or not the voter was offering to vote in the right precinct.

W. W. Chamberlain at this point said that he had discovered a number of errors in the printed lists of registered voters. For instance Samuel F. Chillingworth, the chairman of the Board of Registration, was put down as in the Fifth Precinct of the Fourth District, when as a matter of fact he was in the Fourth Precinct.

Mr. Mott-Smith said that a great many of these errors would be corrected by the board before election day, and those that were not corrected before then could be corrected on election day. Mere typographical errors in the spelling of names on the registration lists, which did not obscure the identity of the voter, should not be regarded. For instance, there was a typographical error in the spelling of Albion F. Clark, one of the inspectors of election in his own precinct. There could be no question but that the name there was intended for Albion F. Clark, and no question should be raised about it.

The inspectors of election have full power to preserve order at the polling places and to so conduct the voting as to carry out the intent of the law. But here, as everywhere, the purpose was to enable the election to be carried on in an orderly, fair and expeditious way and not for the mere display of power.

In the same way, in counting the ballots there was abundant power and express requirement that ballots showing evidence of an intention to commit fraud by containing marks of identification or otherwise should be rejected. But where there was no evidence of such intention, there was no reason to hunt up excuses for rejecting ballots.

The folding of the ballots is a matter regulated by law. Each ballot must be handed to the voter folded twice, and just how to fold them was shown. The voter must hand it back folded in the same way. In the case of the city and county ballot, which is twenty-eight inches long, folding the ballot twice will still leave it seven inches long, too big to put into the ballot-box. After it is returned to the chairman of the board of inspectors, he can fold it enough more times to enable it to be put into the box.

The question was raised whether three hundred or more of the city and county ballots could be crowded into one ballot-box. County Clerk Kalanoo Kalani, who was present, stated that in all precincts where there were three hundred or more registered voters, he had provided two ballot-boxes. In that case, Secretary Mott-Smith said, both boxes must be displayed empty at the opening of the polls and locked at that time.

A great many questions were asked and answered. A. Lewis, Jr., made a number of very pertinent suggestions and was called on by Mr. Mott-Smith frequently as to points of law, as was also Deputy Attorney General Whitney.

It is reported that Harry Irwin and David Ewaliko, Democratic campaigners on the island of Hawaii, were volleys with rotten eggs by over-zealous partisans of Kuliok and Rev. Stephen L. Desha.

## HONOLULU IS GOOD ENOUGH

(From Saturday's Advertiser.)

Edwin Farmer, who was once boarding inspector of the local Customs Inspector force, but who resigned about a year ago to go into the Immigration Inspector service and was assigned to duty in Southern California, is home again and wearing the old Customs Inspector's uniform. He was on duty at the Hongkong Maru yesterday and said he was glad to be back in the service and also in Honolulu.

"There's no use talking," said Mr. Farmer, "Honolulu keeps calling to you when you leave it. You think you are leaving it for good, but you aren't. I thought I was glad to get into the Immigration Bureau, but I am glad to get back under the old customs flag."

Mr. Farmer was stationed at San Diego and had to watch out for Chinese and Japanese sneaking or being smuggled across the Mexican border into the United States. He states that the Chinese were not so hard to catch or trace, but the Japanese, being without certificates, elude them often. The Japanese come up from Curacao by steamer and land at towns below Ensenada. They camp out for two or three weeks, while the Immigrant inspectors try to keep a close watch on them. But the Japanese bide their time and can afford to wait for the psychological moment to make a dash across. They separate and sneak over the border and while some are caught many get through.

Mr. Farmer returned on the Lurline with a bride.

## WELCOMED HEARTILY TO JAPAN'S SHORES

The Yokohama and Tokio papers give extended accounts of the arrival and entertainment of the representatives of the Pacific Coast chambers of commerce who left here on the Tenyo Maru. The Japan Times says:

The streets of Yokohama were daintily decorated with the American and Japanese flags, and paper lanterns bearing the same colors. The main streets were draped in red and white all along both sides.

About 9 o'clock, when the Oriental Steamship Company's Tenyo Maru anchored beside the quarantine vessel, fireworks were discharged, and the citizens flooded towards the harbor. The members of the reception committee in silk hats and frock coats, riding in a long train of kuruma, each bearing a small American flag, greeted the attention of the spectators. These gentlemen assembled at the landing-place near the custom house and waited for the arrival of the business men. There was also present a large party of newspaper men, directing their kodaks towards the point where the visitors would first tread Japanese soil.

At 9:30 the steam launch carrying the party arrived at the landing-place. A band from the Grand Hotel struck up a welcome melody, and the business men and ladies in the party stepped ashore.

They were received by Mr. Nakano, president of the Tokio Chamber of Commerce, and other delegates of the chambers of commerce.

The address of welcome was made by Mr. Nakano and was responded to by Mr. Dohrmann of San Francisco. Mr. Nakano's address, made into a scroll and enclosed in a beautiful box was presented to one representative of each of the ten cities.

The party then rode on in the kuruma, collected by the reception committee, to the Grand Hotel. The chairman of the Japanese chambers accompanied them to the hotel.

At the entrance to the harbor, there was erected a green arch, bearing the chrysanthemum letters, "Welcome and decorated with the Stars and Stripes and the Sun flag. There was a large concourse of people in the neighborhood, eager to welcome the guests. They also seemed to genuinely appreciate the cordial sentiment expressed by the Japanese.

Count Komura, Minister of Foreign Affairs, gave a luncheon to the party. C. M. Cooke of Honolulu, on the voyage over, was elected vice president of the delegation.

## NEARLY \$60,000 FOR ARMY BUILDING

Lucas Bros. were the lowest local bidders on the new Army Depot Quartermaster's storehouse on Lower I street, the bids being opened in the office of Captain Humphrey, Deputy Quartermaster. The bids were as follows:

Hustace-Peck Co.—Constructing, \$905; plumbing, \$2915; wiring, \$1 total, \$67,990.

Hawaiian Electric Co.—Wiring, \$1; Lucas Bros.—Construction, \$55; plumbing, \$1652; wiring, 1384; total, \$58,848.

Bids on the Coast were to have opened yesterday but no information has reached here yet as to the extent in those, if any.

The building on which the bids made, is to be erected on Fort St. Just mauka of the Oceanic wharf, is to be three stories in height of reinforced concrete. It will be 140 ft. with a 60-foot frontage and a 160 ft. depth.